IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

UNITED STATES OF AMERICA,)
Plaintiff,))) No. 3:21-CR-264
v.)
BRIAN KELSEY))
Defendants.)

UNOPPOSED MOTION FOR SUBSTITUTION OF COUNSEL

Defendant Brian Kelsey hereby moves this Court pursuant to Local Rule 57.01 to substitute Joy Boyd Longnecker as his counsel of record in the above-captioned proceedings. Defendant also requests that all future pleadings and correspondence be sent to Ms. Longnecker at her address below. Defendant's prior counsel, J. Alex Little and Zachary Lawson, do not oppose this motion. Undersigned counsel has also conferred with counsel for the United States, John Taddei, and the government does not oppose this motion, either.

Respectfully submitted,

BARNES & THORNBURG LLP

/s/ Joy Boyd Longnecker

Joy Boyd Longnecker (TN BPR #029627) 1600 West End Avenue, Suite 800 Nashville, TN 37203-3494 Tel. (615) 621-6012

Fax (615) 621-6099

Email: joy.longnecker@btlaw.com

Counsel for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on September 4, 2024, I electronically filed the foregoing with the Clerk of Court by using the CM/ECF system which will send a true and correct copy of the foregoing to all counsel of record.

Kathryn W. Booth U.S. Attorney's Office 719 Church Street Suite 3300 Nashville, TN 37203 kathryn.booth@usdoj.gov

John P. Taddei U.S. Department of Justice Public Integrity Section 1301 New York Ave. NW Ste 10th Floor Washington, DC 20530 john.taddei@usdoj.gov David Pritchard Assistant United States Attorney 167 North Main Street, Suite 800 Memphis, TN 38103 david.pritchard2@usdoj.gov

J. Alex Little
Zachary C. Lawson
Litson PLLC
54 Music Square East Suite 300
Nashville, TN 37203
alex@litson.co
zack@litson.co

/s/ Joy Boyd Longnecker
Joy Boyd Longnecker